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APPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/854,327	09/854,327 05/11/2001		Daniel Marcu	06666-107001	7660
20985	7590	03/17/2006	EXAMINER		INER
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/854,327	MARCU, DANIEL			
Office Action Summary	Examiner	Art Unit			
	Lamont M. Spooner	2654			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statuf Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be timed will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 19 to 2a)□ This action is FINAL. 2b)⊠ This 3)□ Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro				
Disposition of Claims					
4) Claim(s) <u>1-33</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-33</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	awn from consideration.				
Application Papers					
 9) The specification is objected to by the Examination 10) The drawing(s) filed on 11 May 2001 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examination 	a) accepted or b) objected to be drawing(s) be held in abeyance. See ction is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date		atent Application (PTO-152)			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to the claims have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-5, 8, 9, 15, 18-21, 25, 27 and 28 are rejected under 35 U.S.C. 102(e) as being anticipated by Poznanski (US 5,848,385).

As per claims 1, 15 and 27, Poznanski teaches a machine translation decoding method comprising:

receiving as input a text segment in a source language to be translated into a target language (C.3.lines 50-55);

generating an initial translation as an initial current target language translation (C.3.lines 59-61);

applying one or more modification operators to the current target language translation to generate one or more modified target language translations (ibid, C.4.lines 1-23);

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determining whether one or more of the modified target language translations represents an improved translation in comparison with the current target language translation (ibid, C.4.lines 13-15);

setting a modified target language translation as the current target language translation (ibid, C.4.lines 1-23-his Each transformation should have the effect of improving the structure..., wherein his first attempt at target translation, is the initial translation, and is interpreted as modified and current modified target translation in each transformation-C.5.lines 25-40, where the transformation is translation); and

repeating said applying, said determining and said setting until occurrence of a termination condition (ibid).

As per claims 2 and 18, Poznanski teaches claim 1, and further teaches wherein the text segment comprises a clause, a sentence, a paragraph or a treatise (C.4.lines 29-31).

As per **claim 3**, Poznanski teaches claim 1, and further teaches wherein generating an initial translation comprises generating a gloss (Fig. 7).

As per **claim 4**, Poznanski teaches claim 3, and further teaches wherein the gloss is a word-for-word gloss or a phrase-for-phrase gloss (ibid).

As per **claim 5**, Poznanski teaches claim 1, and further teaches wherein applying one or more modification operators comprises changing in the initial current target language translation the translation of one or two words (Fig. 7-like-Fig. 15-likes).

As per **claim 8**, Poznanski teaches claim 1, and further teaches wherein applying one or more modification operators comprises modifying an alignment between

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the source language text segment and the initial current target language translation by swapping non-overlapping target language word segments in the initial current target language translation (Fig. 7 items (i)-(vii), and Fig. 15).

As per **claim 9**, Poznanski teaches claim 1, and further teaches wherein applying one or more modification operators comprises modifying an alignment between the source language text segment and the initial current target language translation by (i) eliminating a target language word from the initial current target language translation (Fig. 7-to like, fig. 15) and (ii) linking words in the source language text segment (Fig 7-Plaire a).

As per claims 19, 20, 21, 28, claims 19-21 and 28 set forth limitations similar to claims 1, 3, and 4 and are thus rejected for the same reasons and under the same rationale.

As per **claim 25**, Poznanski teaches claim 15, and further teaches iteratively modifying the translation comprises performing at each iteration one or more modification operations on the translation (see claim 1).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claim 6, 7, 10, 12-14, 16, 17, 22-24, 26, and 29-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Poznanski in view of Berger (US 6,304,841, which properly incorporates Brown et al, Brown, US 5,477,451 by reference).

As per claims 6 and 7, Poznanski teaches claim 1, and further teaches wherein applying one or more modification operators comprises (i) changing in the current target language translation a translation of a word (see claim 5) but lacks concurrently (ii) inserting another word at a position that yields an alignment of highest probability between the source language text segment and the initial current target language translation, the inserted other word having a high probability of having a zero-value fertility.

However, Berger teaches changing in the current target language translation a translation of a word (Fig. 4 his "superior", Fig. 5 his "greater") concurrently (ii) inserting another word at a position that yields an alignment of highest probability between the source language text segment and the current target language translation (Fig. 5. his "than" as the inserted word, C.2.lines 38-41-his most probable alignment, and Brown, Fig. 38, his les6-C.31-C33.line 52-his maximum entropy teaches the highest probability of alignment), the inserted other word having a substantial probability of having a zero-value fertility (Brown Fig. 38 his les6 interpreted as having zero fertility, and inserted in the English to French translation, C.64.lines 25-28-his fertility 0), and deleting from the initial current target language translation a word having a zero-value fertility, (Brown, C.64.lines 45-51-his "there is nothing about..." is interpreted to be the deleted words from the current translation, and his zero-fertility, claim 7. Therefore, at the time of the

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invention, it would have been obvious to modify Poznanski's alignment with Berger's alignment. The motivation for doing so would have been to determine the most probable alignment (C.2.lines 40, 41-Berger).

As per claims 11, 12-14, and 29-32, Poznanski teaches claim 1, but lacks explicitly teaching wherein determining whether one or more of the modified target language translations represents an improved translation in comparison with the initial current target language translation comprises calculating a probability of correctness for each of the modified target language translations and wherein the termination condition comprises a determination that a probability of correctness of a modified target language translation is no greater than a probability of correctness of the current target language translation. However, Berger teaches wherein the termination condition comprises a determination that a probability of correctness of a modified target language translation is no greater than a probability of correctness of the current target language translation (C.15.lines 7-C.16.line31-his maximum entropy as determining a probability of correctness, the last iteration being the most/or maximum probability of being correct, by definition, see maximum entropy and gain discussion C.16-C.28language modeling-claim 30, C.23.line 36, 40-48-his termination condition, C.28.line 45his termination condition, the Examiner interprets, the modifying, gain and feature improvements to be terminated, once the maximum entropy is achieve, or the probability of correction, or correct alignment can not be further bettered. Furthermore, the Examiner takes Official Notice that in repeating (algorithmic) processes, terminating when there is no improvement of the process, termination upon a completion of a

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predetermined number of iterations, and termination upon a lapse of a predetermined amount of time was well known to one ordinarily skilled in the art at the time of the invention. Therefore, at the time of the invention, it would have been obvious to modify Poznanski's termination of improving his sequence of translations including modification with a termination condition, including those listed above. The motivation for doing so would have been to have a stopping point for an algorithm based upon if the features improve the likelihood of correctness, (C.23.lines 41-47), time-out, or predetermined iterations, otherwise the algorithm could run endlessly.

As per **claims 16, 17**, Claims 16 and 17 set forth limitations similar to claims 12 and 13 and are thus rejected for the same reasons and under the same rationale.

As per **claim 22**, Poznanski further teaches wherein the approximate target language translation comprises a predetermined translation selected from among a plurality of predetermined translations (C.3.lines 60-63).

As per **claims 23 and 24**, Poznanski lacks explicitly teaching the method implements a greedy algorithm, wherein iteratively modifying the translation comprises incrementally improving the translation with each iteration.

. However, Berger teaches the method implements a greedy algorithm and iteratively modifying the translation comprises incrementally improving the translation with each iteration (C.23.lines 58, 59-his greedier algorithms, C.24-28-details the algorithms and method, wherein each iteration improves the translation, C.15.lines 7-C.16.line31-his maximum entropy as determining a probability of correctness, the last iteration being the most/or maximum probability of being correct, claim 24, by definition, see maximum

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entropy and gain discussion C.16-C.28). Therefore, at the time of the invention, it would have been obvious to modify Poznanski's repetitive algorithm with the greedy algorithm of Berger. The motivation for doing so would have been to have a practical greedy algorithm (C.23.lines 58, 59), which improves the translation with each iteration.

As per **claims 10, 26 and 33**, claim 10 sets forth limitations similar to claims 5, and 6, and is thus rejected for the same reasons and under the same rationale.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Miyao et al. (US 4,814,997) teaches having an initial translation as a draft translation and developing a more accurate translation, by modifying the initial translation.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lamont M. Spooner whose telephone number is 571/272-7613. The examiner can normally be reached on 8:00 AM 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richemond Dorvil can be reached on 571/272-7602. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

lms 03/15/06

RICHEMOND DORVIL
SUPERVISORY PATENT EXAMINER